

IN SEVEN DAYS

The Senate May Take Up the Amended Tariff Bill.

Figures Showing the Revenue to B
Derived Under Its Provisions.

BASED UPON IMPORTATIONS OF LAST
YEAR THE AMOUNT IS \$383,500,000.

Sources Will Make the National Income \$493,500,000 - Important Schedules of the Measure Discussed at To-Day's Session of the Finance Committee - Comparative Estimates Wanted - Washington News

WASHINGTON, D. C., March 10.—When the Senate Committee on Finance met to-day for the purpose of considering the tariff bill presented by the Democratic majority, only seven of the eleven members of the committee were present, Senators Jones of Nevada, Vance, McPherson and Sherman being the absentees. Mr. McPherson was called out of the city yesterday by the illness of his family and Senator Sherman was himself indisposed.

The committee examined the details of the bill and discussed its salient features. The

They compared in their work, however, the absence of figures showing the effect of the bill in the production of revenue and compared with the present law and with the Wilson bill. They decided therefore to order printed statements and adjourned until Monday morning, when the statements will be ready for inspection of the committee.

These statements have been prepared under the auspices of the committee, and they show that the Senate bill will produce from tariff and internal revenue sources \$388,500,000, if the importations prove to be of the same quantity and value as those of the

last fiscal year. This amount added to the receipts from the Post-office Department and from miscellaneous sources, amounting to \$105,000,000, will bring the Government revenue up to \$498,500,000. Under the Senate bill the customs receipts, it is estimated, will amount to \$165,000,000 compared to \$124,000,000

shown by the Wilson bill and \$138,000,000 under the McKinley law and those from the interest on that portion of the bill to \$29,000,000, compared to \$120,000,000 received last year from this source. This increase is founded largely in the three items of income from spirits and cigars, the income tax being estimated at \$30,000,000, spirits \$30,000,000 and cigars \$9,000,000.

The proceedings of the committee were entirely amicable, and no portion of the bill on which the committee is expected to report was discovered. It now looks as if it would be reported in a very amicable and friendly manner, and it is to be hoped that the time which has been so far wasted will be made up to the time which the bill should remain in the committee. Senate

Aldrich said that after the committee adjourned that they would begin the real work on the bill early Monday morning and he thought it possible that it could be concluded next week. He believed, he said, that the Democratic majority would pass the bill.

The Republican members will make an effort to get some changes, and if they meet with success in a few will probably try to secure others. They are hopeful, from assurances which Senator McPherson is said to have given persons who have called upon him, that he will join with them in trying to secure the modification of several schedules and will probably pursue this plan to bill and amend the existing law. He may be willing to co-operate with the Republicans as they will probably cast a solid vote.

that their vote will give them a majority.

ASSOCIATE JUSTICE WHITE.

It Is Expected He Will Be Sworn In Next Monday.

WASHINGTON, D. C., March 10.—The present understanding at the Supreme Court is that Associate Justice White of Louisiana will be sworn in next Monday at the opening

The court officials have not been advised of Mr. White's desires in the matter, but he is on their belief on the fact that his resignation as a Senator from Louisiana will take effect on Monday.

Representative Blanchard expects his commission as Senator-to-day, and if it is received he will enter upon his new duties Monday.

Expired Presidential Postmasterships

WASHINGTON, D. C., March 10.—The commissions of 111 presidential postmasters expired during the month. About 130 more will expire in April. Exactly 990 expired during the last three months, as follows: December, 472; January, 351, and February 176. Of these cases 275 or 300 have not yet been acted on, although practically all have

been taken under consideration by the Postmaster-General. In twenty-two cases where commissions expired in December and forty in January no recommendations for filling the vacancies have been sent to the President.

MARTIN IS DEAD.

Shot Expires.

Andrew Martin, the young man shot by Franklin Suda, a boy, for insulting his sister at the grading camp on Duncan avenue, near Newstead, died of his wounds at St. Mary's Infirmary this afternoon.

FOUND IN THE RIVER.

The Body of the Chattanooga Barber Who Killed His Mistress.

CHATTANOOGA, Tenn., March 10.—A ghastly find was made this morning in the Tennessee river near the tannery. Hugh Whiteside Jr. and Vernon Whiteside, young sons

of Judge Vernon Whiteside, were gathering violets along the city side of the river when a horrible stench excited their curiosity. Lodged in the bushes and tanglewood near the shore and badly decomposed was the body of a man. The corpse was afterwards identified as that of Alonso Thompson.

The Southern Hotel barber who so dramatically cut the throat of his mistress, Moley Wentlow, and then drowned himself to escape the consequences. The woman was the comely wife of a notorious gambler and a romantic tale of dual love involving a good woman and school teacher, made Thompson's desperate acts the sensation of the hour. The body was about three miles

KEPT THE CARPET.—William Cutler of 313 Chestnut street caused the arrest of Joseph P. Ryan of 300 North Commercial street last night, claiming that some time ago he gave Ryan a carpet.

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THE 29TH OF MARCH, 1894, at 10 o'clock in the forenoon and afternoon, will sell, at the east end of Court-house square, the city of Missouli, sell the above-described lots, for the purpose of satisfying said claims of said estate.

J. JOSEPH DICKSON, Trustee.

March 7, 1894. 410

SALF—Whereas, Caspar Zimmerman, of the County of Blaine, State of Idaho, died of trust dated June 28, 1893, and whereas, the said Caspar Zimmerman, in his last will and testament, did devise and bequeath unto the said Caspar Zimmerman, in book number 1,104, at page 10, to the use of the said Caspar Zimmerman, situated in the city of St. Louis, Louisiana, and in Block first hundred, and the city of St. Louis, having a front of 120 feet, and the south line of 120 feet, by a depth southward of one hundred and thirty feet, and the west line; bounded north by Wyoming lot eight and south by the said block six (6), together with the improvements thereon, and known as No. 8108 Wyoming, and whereas, the said Caspar Zimmerman, in his last will and testament, did devise and bequeath unto the undersigned, the said Caspar Zimmerman, the said block of trust described; and, whereas, the said Caspar Zimmerman, in his last will and testament, did devise and bequeath unto the undersigned, the said block of trust described; and, therefore, at the request of the legal heirs of the said Caspar Zimmerman,

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signed will on the 20th of June, 1894, and was
born in the year 1820. He was a native of
New York, and was at the time of his death
over 70 years of age. He was a member of the
afternoon of said day, at the said
Court, and the Court, in the presence of
Missouri, said the above described
property, and the same was found to be
the property of said testator, and the same
was found to be the property of said testator.
CHAS. A. STIX, Trustee.
St. Louis, Mo., 1894. 401

SALE OF LAND. (Case Graves, a single
heir, vs. the estate of Frank St. Louis, 1893,
and recorded in the office of
of said city, and the same was found to be
the property of said testator, and the same
was found to be the property of said testator.
in book No. 1, L. 146, page 336, of the
of said city, and the same was found to be
the property of said testator, and the same
was found to be the property of said testator.
situated in the city of St. Louis, and
the same was found to be the property of
said testator, and the same was found to be
the property of said testator, and the same
was found to be the property of said testator.
block 8 (1), of the W. 1/2 of said
No. thirty-seven hundred and nine
and the same was found to be the property
of said testator, and the same was found to
be the property of said testator, and the same
was found to be the property of said testator.
of said city, and the same was found to be
the property of said testator, and the same
was found to be the property of said testator.
said (1) inches, more or less, in any
direction, and the same was found to be
the property of said testator, and the same
was found to be the property of said testator.
the room, a frame house,
and the same was found to be the property
of said testator, and the same was found to
be the property of said testator, and the same
was found to be the property of said testator.
described, and the same was found to be
the property of said testator, and the same
was found to be the property of said testator.
and remains unpaid; now, therefore,
the same was found to be the property of
said testator, and the same was found to
be the property of said testator, and the same
was found to be the property of said testator.

the conditions in said sold of trust, and the trust was terminated and the property was sold at public vendue to the highest bidder, to wit: **JOHN C. LEWIS, Co.**

THE FIRST OF MARCH, 1914, between of 9 a. m. and 9 p. m. of said date of said selling said note and the said property was sold to the said **MARTIN D. LEWIS, Trustee.**

On 6th, 1914.

SALE. Whereas, **Ervin Le Beau,** dead man, by his privy seal, did execute and deliver to the said **MARTIN D. LEWIS, Trustee** the record of deeds in and for the said Mississippi county, to wit: the record of said office, conveyed to the undersigned described real estate alias **lot number six (6) of block number three (3) of Smith's addition to the city block number eighteen hundred and thirty (1830) of the city of St. Louis.** Said lot containing two acres and two thirds (2 2/3) of an acre, by a depth westerly of seven parallel lines on hundred and an acre, by a depth westerly of lot by lot number five (5), south by lot number six (6), north by lot number seven (7), east by lot number eight (8), and south by said city of St. Louis.

[illegible][illegible][illegible]

ly, according to the tenor of said will, remains now and unpaid, here-
by request of the legal holder and
one, and under and in pursuance of
said deed of trust, I the under-
signed

ON 17TH DAY OF MARCH, 1899,
at the office of mine in the forenoon
in the afternoon of said day, pre-
sented described property at public
sale at the Bag Room door of the
City of St. Louis, and State of
Missouri, and sold the same to the
highest bidder for cash, to-wit: the
said deed of trust.

WITNESSED my hand and the seal of the
Court at St. Louis, Mo., on the
21st day of March, 1899.

